

JUNE 25, 2014

TO : McKESSON c/o JEAN MESCHER
FROM: BLUD — FOR THE ESTATE

JEAN:

THE ESTATE HAS IN ITS FILE YOUR
LETTER OF JUNE 23, 2014.

IT IS A GROSS MISREPRESENTATION
OF THE 12-ACRE TRACT WHEN YOU
WRITE "THE 12-ACRE UNRESTRICTED
PARCEL OF THE FIRKWOOD, INC
SLUPERFUND SITE ("SITE") AND "REDUCED
THE RESTRICTED AREA OF THE SITE TO
APPROXIMATELY 18 ACRES, CARVING
OUT 12-ACRES OF UNRESTRICTED LAND."

AS YOU WELL KNOW (OR SHOULD), THE
JULY 11, 1988 CONSENT DECREE DESCRIBES
AN AN 18.076 ACRE SITE. THE EPA
HAS NEVER ENLARGED THIS. McKESSON
HAS NO RIGHT TO STATE THE SITE
CONTAINS 30 ACRES. ALSO, McKESSON,
IN THE DECEMBER 31, 1987 SITE
AGREEMENT, AGREED TO THE 18.076-ACRES.
SEE RECTAL A. PAGE 1.



IT FOLLOWS THAT THERE WAS NO NEED TO "CARVE OUT" (AS YOU WRITE) THE 12 ACRE TRACT SINCE IT NEVER WAS A PART OF THE SITE.

THE ONLY NEED WAS TO CLEAR UP ANY ERRORS OR MISCONCEPTIONS REGARDING THE 12 ACRES. THE EPA HAS CORRECTED THIS ERROR IN MANY WAYS, ALL OF WHICH YOU ARE AWARE OF. AS A REMINDER, I AM ENCLOSING EPA LETTERS OF MAY 28, 2014 AND MAY 6, 2014 WHICH ACKNOWLEDGE AND CORRECT THE ERROR.

McKESSON'S LETTER OF 6/23/14 IS NOW PUBLIC KNOWLEDGE AND COULD CHILL OUT A BUYER OF THE 12 ACRES, CAUSING THE ESTATE TO SEEK DAMAGES FROM MCKESSON.

THE ESTATE REQUESTS A RETRACTION, IN WRITING BY JULY 11, 2014.

SINCERELY,

Bud 6/25/14